UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

ANTONIO CABALLERO,))
Plaintiff,))
v.) Case No. 4:21-CV-00916
PETRÓLEOS DE VENEZUELA, S.A.,)
Defendant-Respondent.))
))
)

CERTIFICATE OF INTERESTED PARTIES

TO THE HONORABLE GRAY H. MILLER, UNITED STATES DISTRICT JUDGE:

Defendant-Respondent, Petróleos de Venezuela, S.A., hereby files its Certificate of Interested Parties and respectfully represents that the following persons and entities are or may be financially interested in the outcome of this litigation:

- 1. Antonio Caballero, Plaintiff;
- 2. Henry J. Fasthoff, Fasthoff Law Firm, PLLC, Counsel for Plaintiff;
- 3. Joseph I. Zumpano, Zumpano Patricios, P.A., Counsel for Plaintiff;
- 4. Leon N. Patricios, Zumpano Patricios, P.A., Counsel for Plaintiff;
- 5. Fuerzas Armadas Revolucionarias de Colombia (the "FARC") and the Norte del Valle Cartel (the "NDVC"), Judgement Debtors;
- 6. Keith Stansell, Marc Gonsalves, Thomas Howes, Judith G. Janis, and Christopher T. Janis (the "Stansell Claimants"), Third Party Judgment Creditors with judgments against the FARC and NDVC;
- 7. Newton Porter, *Porter & Korvick, P.A.*, Counsel for the Stansell Claimants;
- 8. Tony Korvick, *Porter & Korvick, P.A.*, Counsel for the Stansell Claimants;
- 9. Olivia Pescatore, Josh Pescatore, Jada Pescatore, Jarrod Pescatore, Jordan

Pescatore, Carol Pescatore Harpster, Richard Pescatore, John Pescatore, and

Carolyn Pescatore (the "Pescatore Claimants"), Third Party Judgment Creditors

with judgments against the FARC and NDVC;

10. Nathaniel A. Tarnor, Hagens Berman Sobol Shapiro LLP, Counsel for the

Pescatore Claimants;

11. Bolivarian Republic of Venezuela, not represented by counsel;

12. Petróleos de Venezuela, S.A., Defendant-Respondent;

13. Solar Turbines, Inc., Garnishee;

14. James B. Danford, Mayer Brown LLP, Counsel for Garnishee.

By filing this Certificate of Interested Parties, Petróleos de Venezuela, S.A. does

not waive and expressly preserves any rights, privileges, immunities, and defenses,

including but not limited to its right to challenge service of process and personal and

subject-matter jurisdiction under applicable laws such as the Foreign Sovereign Immunities

Act.

Dated:

April 5, 2021 Houston, Texas Respectfully submitted,

WHITE & CASELLP

By: /s/ Michael Rodgers

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CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing document was served through the Court's electronic filing system and on the following parties and counsel of record, on April 5, 2021, via email at the following addresses:

James B. Danford *Mayer Brown LLP* 700 Louisiana Street Suite 3400 Houston, TX 77002

Counsel for Garnishee, Solar Turbines, Inc.

/s/ Michael Rodgers